REMARKS

Claims 1-15 were pending when last examined, of which Claims 1-15 stand rejected.

Claims 1 and 12 are amended and the amendments are supported by the specification, e.g.

paragraph 0015; and Figs. 1-2, and 5-13. Accordingly, no new matter has been added.

Claim Rejections - 35 USC §102

Claims 1-3 and 8-15 are rejected under 35 USC 102(b) as being anticipated by U.S. Patent No. 5,123,077 to *Endo et al.* ("*Endo*"). Applicant respectfully traverses, noting that *Endo* does not disclose every element of the claims as amended. More specifically, *Endo* does not disclose the concave light reflecting surfaces of claims 1 and 12.

Endo discloses a light guide 4A having a flat light reflecting surface 4a (e.g., FIG. 1).

Claims 1 and 12 as amended are thus patentable over Endo for at least the reason that they recite that "the light reflecting surface of the light guide plate is concave."

Claims 2-3, 8-11, and 13-15 depend either from claim 1 or claim 12 and are thus also patentable over *Endo* for at least this same reason.

Claim Rejections - 35 USC §103

Claims 4-6 are rejected under 35 USC 103(a) as being unpatentable over *Endo* in view of European Patent Publication No. EP 0663600 to *Koike et al.* ("Koike"). Claim 7 is rejected under 35 USC 103(a) as being unpatentable over *Endo* and *Koike* in view of European Patent Publication No. EP 0607453 to *Funamoto et al.* ("Funamoto"). Applicant respectfully traverses noting that, even in combination, these references do not disclose every element of Applicant's claims. More specifically, none of these references discloses the concave light reflecting surface of claim 1 from which claims 4-7 depend.

As above, Endo does not disclose a concave light reflecting surface. Neither Koike nor Funamoto cures the deficiency of Endo. Koike discloses a light guide 1 whose light reflecting surface is flat (e.g., FIG. 8). Funamoto at most discloses a polarizer 29 whose thickness varies yet still has straight, flat sides 29a, 29b (e.g., FIG. 12b). Accordingly, no concave surfaces are disclosed.

Claims 4-7 depend from claim 1, and are thus patentable over any combination of *Endo*, Koike, and *Funamoto* for at least the same reason described above.

Conclusion

Applicant respectfully submits that claims 1-15 are now in allowable form.

The Examiner is invited to call Applicant's attorney at the number below in order to speed the prosecution of this application.

The Commissioner is authorized to charge any deficiencies in fees and credit any overpayment of fees to Deposit Account No. <u>50-2257</u>.

Respectfully submitted.

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I hereby certify that this correspondence is being transmitted to the United States Patent and Trademark Office (USPTO) via the USPTO's EFS-Web electronic filing system on December 7, 2007.

n Y. Ikegani orney for Applicant(s)

Date of Signature